| IN THE UNITED STATES<br>FOR THE NORTHERN DIS'<br>SOUTHERN I   | TRICT OF ALABAMA                            | FILED<br>03 JAN 31 PH 1: 20                                  |
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| RONNIE HAWKINS, JR. and TANAKA SISTRUNK,  Plaintiffs,  vs.  WEAB-TV BROADCASTING COMPANY, INC.,  Defendant. | ) ) ) Civil Action Numb ) 02-C-1578-S ) ) ) | U.S. DISTRICT COURT N.D. OF ALABAMA  er  ENTERFO  FEB 3 2003 |

## FINDINGS OF FACT AND CONCLUSIONS OF LAW on PLAINTIFFS' MOTION FOR ENTRY OF DEFAULT JUDGMENT

## I. FINDINGS OF FACT

- 1. Plaintiffs Ronnie Hawklins, Jr. and Tanaka Sistrunk filed the complaint in this action on June 27, 2002.
- 2. Defendant WEAB TV Braodcasting Company, Inc., a corporation, was properly served with the Summons and Complaint on July 2, 2002.
- 3. Defendant's Answer was stricken by the Court on August 16, 2002, since it was not filed by an attorney-at-law. Thereafter, Defendant has not filed a responsive pleading in this action.
- 4. Defendant is not an incompetent, infant, or a members of the Armed Services of the United States.
- 5. On September 17, 2002, the Clerk of this Court entered Default against Defendant, with leave to prove damages..

- 6. Based on the Affidavit filed with the Court, Plaintiff Hawkins has lost unpaid wages in the amount of \$ 13,200.00.
  - 7. Plaintiff Sistrunk has lost unpaid wages in the amount of \$19,200.00.
- 8. Plaintiffs have incurred attorney's fees in the amount of \$ 1,459.50 for services rendered in this action.

## II. CONCLUSION OF LAW

Plaintiffs are entitled to a Default Judgment against Defendant in the amounts found in the preceding section.

Done this \_\_\_\_\_ day of January, 2003.

Chief United States District Judge U.W. Clemon